United States District Court EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA V.					ORDER OF DETENTION PENDING TRIAL				
E	dva,	rds	Li				Case Number:	15(R252(RJD)	
require tl	In ac	cordanc	e with the	ne Bail Reformation	m Act. 18 U.S.0 ng trial in this ca	C. §3142(f), ase.	a detention hearing	g has been held. I conclude that the following fact	
(1)	(Sta	ite or loc is a crime	al offens	se that would nce as defined	fense described I have been a fe I in 18 U.S.C. §	ederal offense §3156(a)(4).	§3142(f)(1) and he if a circumstance	nas been convicted of a (federal offense) giving rise to federal jurisdiction had existed)	
		an offen felony t	se for w	hich a maxim committed af	num term of im	prisonment on ant had been		e is prescribed in r more prior federal offense described in	
(3) (4)	offen A pe for The	ffense d se. riod of n r the offe defendar	escribed not more ense dese nt has no	in finding (1 than five yea cribed in find t rebutted the) was committed ars has elapsed s ling (1).	ed while the since the (datestablished by	defendant was on it e of conviction)(re v finding Nos.(1), (release pending trial for a federal, state or local elease of the defendant from imprisonment) 2) and (3) that no condition or combination of	
(1)	The	for w under defenda	hich a m r 18 U.S. int has no	aximum term C. §924(c). ot rebutted the	ve that the defern of imprisonment of the presumption of the presumpti	ent of ten yea established b	nmitted an offense ars or more is preso y finding (1) that n	eribed in 21 U.S.C. §	
(1)					efendant will no		-		
(2)	1 h	ere is a s	serious ri	sk that the de	efendant will en	ndanger the s	afety of another per	rson or the community.	
convinci	defend defend defend defend defend V but	dence the dant lack dant is no dant has dant pres deave is	at no cor is substant of a U.S. no stable sented no granted	stimony and inditions will intial ties to the citizen and a history of electrical credible sure	nformation sub reasonably assu- ne community. an illegal alien. mployment. eties to assure h d present a bail	omitted at the are defendant his appearance	's appearance/the . e.	etention s by a preponderance of the evidence/clear and safety of the community because	

Part III - Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an appearance in connection with a court proceeding

/ 2 //8, 20 /5 Brooklyn, New York Dated:

S/ Robert M. Levy UNITED STATES MAGISTRATE JUDGE